Remarks

[0001] Applicant respectfully requests entry of the following remarks and

reconsideration of the subject application. Applicant respectfully requests entry of

the amendments herein. The remarks and amendments should be entered under

37 C.F.R. §1.116 as they place the application in better form for appeal, or for

resolution on the merits.

[0002] Applicant respectfully requests reconsideration and allowance of all

of the claims of the application. Claims 1-30 are presently pending. Claims

amended herein are 1, 11, and 21. Claims withdrawn or cancelled herein are 9,

19, and 29. New claims added herein are None.

Statement of Substance of Interview

[0003] The Examiner graciously talked with me—the undersigned

representative for the Applicant—on June 6, 2007. Applicant greatly appreciates

the Examiner's willingness to talk. Such willingness is invaluable to both of us in

our common goal of an expedited prosecution of this patent application.

[0004] During the interview, I discussed how the claims differed from the

cited art, namely U.S. Patent No. 6,615,219 to Bruso. Without conceding the

propriety of the rejections and in the interest of expediting prosecution, I also

proposed several possible clarifying amendments.

[0005] The Examiner was receptive to the proposals, and I understood the

Examiner to indicate that the proposed clarifying claim amendments appeared to

distinguish over the cited art of record. For example, the Examiner indicated that

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clarification regarding the inclusion of a lifetime distinguished claim 1 over the cited art, namely Bruso. However, the Examiner indicated that she would need to review the cited art more carefully and/or do another search, and requested that the

proposed amendments be presented in writing.

[0006] Applicant herein amends the claims in the manner discussed during

the interview. Accordingly, Applicant submits that the pending claims are allowable

over the cited art of record for at least the reasons discussed during the interview.

Formal Request for an Interview

[0007] If the Examiner's reply to this communication is anything other than

allowance of all pending claims, then I formally request an interview with the

Examiner. I encourage the Examiner to call me—the undersigned representative

for the Applicant—so that we can talk about this matter so as to resolve any

outstanding issues quickly and efficiently over the phone.

[0008] Please contact me or my assistant to schedule a date and time for a

telephone interview that is most convenient for both of us. While email works

great for us, I welcome your call to either of us as well. Our contact information

may be found on the last page of this response.

Claim Amendments and Additions

[0009] Without conceding the propriety of the rejections herein and in the

interest of expediting prosecution, Applicant amends claims 1, 11, and 21 herein.

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Substantive Matters

Claim Rejections under § 112

[0010] Claims, 5-6, 15-16, and 25-26 were previously rejected under 35

U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point

out and distinctly claim the subject matter which the applicant regards as the

invention. The Applicant appreciates the Examiner withdrawing the pending

objections to the aforementioned claims

Claim Rejections under §§ 102

[0011] Claims 1-4, 7-10, 11-13, 14, 17-24 and 27-30 have been rejected

under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 6,615,219 by

Bruso et al. (hereinafter "Bruso"). In light of the amendments presented herein

and the decisions/agreements reached during the above-discussed Examiner

interview, Applicant submits that these rejections are moot. Accordingly,

Applicant asks the Examiner to withdraw these rejections.

[0012] In particular, the following elements (emphasized for clarity) added to

claim 1 are not disclosed (each of the remaining independent claims having been

also amended to include similar elements) by the prior art reference relied upon by

the Examiner.

1. (Currently Amended): A method for

handling a large data object in a computer system, said

method comprising:

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creating a handling structure comprising a reference to locate the large data object and information to return an interface to provide access to the large data object, wherein said handling structure has a lifetime, and said handling structure comprising a field having a value corresponding to said lifetime;

wherein said handling structure can be processed by said computer system, via functions, operations, and so forth available for a small data object, with which said large data object could not be so processed.

Examiner relies upon portions of Bruso to teach these elements, namely column 4, lines 29-35 and column 4, lines 38-40. Instead of teaching the element of a lifetime, Bruso instead discloses creation of a time stamp which is the time at which BLOB is created in the memory storage area. (*See* Column 4, lines 29-35) The creation time stamp is used to validate the ownership of a BLOB image by its 'owning' row. *Id.* The creation time of the row must match the creation time of the corresponding BLOB. *Id.*

[0014] The creation time of Bruso is different than the "lifetime" element of the present application. In the present application, the "lifetime" property describes the length of time a BLOB Handle reference is valid. (*See* Paragraph [0042]). Bruso does not disclose anything about the property of the lifetime which corresponds to either query lifetime or row lifetime.

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[0015] Independent claims 11 and 21 have been amended to include similar

claim language. As such, each claim is allowable for the aforementioned reasons

as outlined for claim 1.

Dependent Claims 2-8, 10, 12-18, 20, 22-28 and 30

[0016] These claims ultimately depend upon independent claim that are

allowable. As discussed above the independent claims are allowable. It is

axiomatic that any dependent claim which depends from an allowable base claim

is also allowable. Additionally, some or all of these claims may also be allowable

for additional independent reasons.

[0017] Applicant would propose that dependent claims 2, 12 and 22 are also

clearly allowable. Bruso does not disclose that a fist large data object is copied by

the creation of a second handling structure that points to the same large data

object provided that the first handling structure and the second handling structure

do not write a change to the first large data object.

[0018] Bruso discloses that a Blob which is stored as a very large string of

binary digits that are handled as objects. Bruso includes BLOB identifiers that

include an address code, a length code, and a cyclic redundancy check (CRC).

But Bruso does not describe about a first handling structure pointing to a first

large data object that is virtually copied by the creation of a second handling

structure that points to the same first large data object provided that the first

handling structure and the second handling structure do not write a change to

the first large data object.

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Conclusion

[0019] All pending claims are in condition for allowance. Applicant respectfully requests reconsideration and prompt issuance of the application. If any issues remain that prevent issuance of this application, the **Examiner is urged to contact me before issuing a subsequent Action**. Please call/email me or my assistant at your convenience.

Respectfully Submitted,

Dated: June 15 2007

By:

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